# DEBAR

# **REGISTRATION STATEMENT**

FOR OFFICE USE ONLY

DISTRICT OF COLUMBIA BAR 1101 K Street NW, Suite 200, Washington, DC 2000\$-4210 Member Service Center 202-626-3475

THIS REGISTRATION STATEMENT MUST BE FILLED OUT COMPLETELY WHEN YOU APPEAR FOR YOUR OATH. FAILURE TO HAVE REGISTRATION COMPLET-ED WILL RESULT IN DELAY.

YOU WILL BE BILLED BY THE D.C. BAR FOR ANNUAL DUES, ACCORDING TO

BYLAW, ARTICLE III, Sec. 1, ANNUAL DUES.

**Registration Number** 

(c) (1) Any person who joins the Bar between July 1 and December 31 inclusive shall pay a full year's dues; those members who join between January 1 and April 30 shall pay one-half the annual dues. Any member who joins after April 30 will not pay any dues until the following fiscal year. All the Information contained in this form is used as DIRECT input to our computer system. When filling out this form be careful to fill all information blocks clearly and legibly. Please print or type. Do not use pencil. All blocks are to be completed left to right. Do not overextend blocks. Use one alphabetic letter or one numeric character per box. Leave a blank box between words.

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# DISTRICT OF COLUMBIA COURT OF APPEALS

Extracts of Rules Governing The Bar of the District of Columbia

#### AULE II MEMBERSHIP

#### Section 1. Persons included in Membership

All members of the Bar of the District of Columbia Court of Appeals shall be members of the District of Columbia Bar subject to due compliance with the conditions and requirements of such membership. Residence in the District of Columbia shall not be a condition of eligibility to membership.

#### Section 2. Periodic Registration of Attorneys

(1) Every attorney who engages in the practice of law within the District of Columbia as defined in Rule 49(b) of the general Rules of the Court (exclusive of those described in Rule 49(c)) shall on or before july 1 of every year file with the Secretary of the Bar a registration statement setting forth his or her current residence and office addresses, elephone number, other state jurisdictions in which he or she is admitted the practice including date of admission, and such other information as the Court may from time to time direct. In addition to such registration statement, every attorney shall file a supplemental statement with the Secretary of any change in the information previously submitted within thirty days of such change. An attorney who becomes newly subject to these rules shall file such a registration statement within three months, or by the following July 1, whichever is later.

(2) Any attorney who has filed a registration statement or supplement thereto in accordance with paragraph (1) above shall, upon request, be provided by the Secretary of the Bar with an acknowledgement of the receipt thereof.

(3) Any attorney who fails to file any registration statement or supplement thereto in accordance with the requirements of paragraph (1) above shall, after due notice from he Secretary of the Bar, be summarily suspended from membership by the Board of Governors and thereby shall be barred from practicing law in the District of Columbia until e or shall be reinstated as provided under § 7 (§ 8) of this Rule.

(4) An attorney who has retired or is not engaged in practice as defined in Rufe 46lt of the General Rules of the Court shall advise the Secretary of the Bar in writing or through such electronic means as the District of Columbia Bar may provide on its web site, that he or she desires to assume inactive status and to discontinue the practice of the law. Upon the filing of such notice, that attorney shall no longer be eligible to practice law but shall continue to file registration statements for 5 years thereafter in order that he or she may be located in the event any complaint is made about his or her conduct while he or she was engaged in practice.

(5) Upon the filing of a notice to assume inactive status, an attorney shall be removed from the roll of those classified as active unless and until he or she requests and is granted reinstatement to the active roll.

Section 3. Mandatory Course for New Admittees

(a) The District of Columbia Bar shall establish a course on the District of Columbia Rules of Professional Conduct and on District of Columbia practice to be presented at least six times per year.

(b) Within twelve months after admission to the District of Columbia Bar, all members admitted after July 1, 1994, shall complete the course described in paragraph (1) and shall certify compliance with this requirement in accordance with procedures established by the Bar (c) Any attorney admitted after July 1, 1994, who fails to complete the course described in paragraph (1) within twelve months after admission to the District of Columbia Bar shall receive written notice of noncompliance from the District of Columbia Bar Any attorney who fails to comply within sixty days after issuance of such notice of noncompliance shall be suspended from membership in the District of Columbia Bar. (d) Any member otherwise in good standing who is suspended for failure to complete the course described in paragraph (1) shall be reinstated as a member of the District of Columbia Bar upon completion of the mandatory course and fulfillment of such other administrative requirements as the Board of Governors may impose.

(e) The District of Columbia Bar shall report annually to the District of Columbia Court of Appeals on the course described in paragraph (1). The report shall address, among other things, the curriculum, the faculty, the number of presentations, attendance, and the number of attorneys suspended under paragraph (3) above

#### Section 4. Classes of Membership.

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The members of the District of Columbia Bar shall be divided into 3 classes known respectively as "active" members, "judicial" members, and "inactive" members. The class of inactive members shall be limited to those persons who are eligible for active membership but are not engaged in the practice of law in the District of Columbia and have filed with the Secretary of the Bar written notice requesting enrollment in the class of inactive members. Judges of courts of record, full-time court commissioners, U.S. bank-rights, and so the persons who perform a judicial function on an exclusive basis, in an official capacity created by federal or state statute or by administrative agency rule, and retired judges who are eligible for temporary judicial assignment, and are not engaged in the practice of law, shall be classified as judicial members, except that if a member's terms and conditions of employment require that he or she be religible to practice law, then the member may choose to be an active member, and the practice of law in the practice of law in the district of columbia. As judicial member who is no longer a judge shall be classified as an active member the or she engages in the practice of law in the District of Columbia. No judicial or inactive member shall be entitled to practice law in the District of Columbia or to hold office or vote in any election or other business conducted by the District of Columbia Bar. Section 5. Membership Dues.

#### Section 5. Membership Dues

Every member shall pay dues in an amount not to exceed a ceiling set by the District of Columbia Court of Appeals. The Board of Governors shall determine the amount of dues to be paid annually by members in the various classes of membership. All dues shall be paid to the Treasurer of the Bar and shall constitute a fund for the payment of the expenses of the Bar. The Board of Governors may make recommendations to the Court concerning the amount of the ceiling on membership dues. If such a recommendation is made, it shall be published by the Court, and the members of the Bar shall have 60 days, or such other period as the court may direct, in which to comment. Recommendations by the Board of Governors for an increase in the dues ceiling shall not be subject to referendum under Rule VII.

# Section 6. Penalty for Nonpayment of Dues; Late Charges

If the annual dues of any member remain unpaid at the expiration of 90 days from the time when such dues are due and payable, the membership of such member may be suspended by the Board of Governors in the manner provided in the By-laws. The Board of Governors, by appropriate provision in the By-laws, may impose a reasonable late charge to offsot the costs of notifying members that their dues have not been timely paid. If the late charge is not timely paid, the membership of such member may be suspended by the Board of Governors in the manner provided in the By-laws. No person whose membership is so suspended for nonpayment of dues shall be entitled to practice law in the District of Celumbia during the period of such suspension.

# Section 7. Voluntary Resignation of Membership

Whenever a member of the District of Columbia Bar who is in good standing and not under investigation as provided in Rule XI §7, files with the Secretary of the Bar and with Disciplinary Counsel in writing or through such electronic means as the District of Columbia Bar may provide on its web site, notice of such member's election to discontinuo the practice of law in the District of Columbia, and to terminate his or her membership in the Bar, such person shall, upon written notice of the acceptance of such resignation from the Secretary after consultation with Disciplinary Counsel, cease to be a member of the District of Columbia Bar, and his or her name shall be removed from the membership register.

### Section 8. Reinstatement

Reinstatement of an attorney following a suspension from membership by the Board of Governors under § 2(3) or § 5 of this Rule, or following the assumption of inactive status under § 2(4), or a resignation under § 6 [§7], shall be governed by rules promulgated by the Board of Governors after consultation with the Board on Professional Responsibility of this Court. In an appropriate case, the Board of Governors may reinstate an alterney to membership number profund. Section 9. Notice to the Clerk

The Secretary of the Bar shall forward forthwith, to the Clerk of this Court, the names of those attorneys who have filed registration statements and those whose membership status has been changed in any way pursuant to the provisions of this Rule

# **Rule XI. DISCIPLINARY PROCEEDINGS (excerpts)**

### Section 1. Jurisdiction

(a) Persons subject to disciplinary jurisdiction. All members of the District of Columbia Bar, all persons appearing or participating pro had vice in any proceeding in accordance with Rule 49(c)(1) of the General Rules of this Court, all persons licensed by this Court Special Legal Consultants under Rule 46(c)(4), and all persons who have been suspended or disbarred by this Court are subject to the disciplinary jurisdiction of this Court and its Board on Professional Responsibility (hiereinafter referred to as "the Board") (b) Jurisdiction of other courts and voluntary bar associations. Nothing in this rule shall be construed to deny to any court in the District of Columbia such powers as are necessary for that court to maintain control over proceedings conducted before it, such as the power of contempt or to prohibit a voluntary bar association from censuring, suspending, or expelling its members.

(c) No statute of limitations. Disciplinary proceedings against an attorney shall not be subject to any period of limitation

### Rule 49. UNAUTHORIZED PRACTICE OF LAW [excerpts]

- (a) General Rule. No person shall engage in the practice of law in the District of Columbia or in any manner hold out as authorized or competent to practice law in the District of Columbia unless enrolled as an active member of the District of Columbia Bar, except as otherwise permitted by these Rules.
- (b) Definitions. The following definitions apply to the interpretation and application of this rule: (1) "Parson" means any individual, group of individuals, firm, unincorporated association, partnership, corporation, mutual company, joint stock company, trust, trustee, roceiver, legal or business entity.
- (2) Practice of Law' means the provision of professional legal advice or services where there is a client relationship of trust or reliance. One is presumed to be practicing law when engaging in any of the following conduct on behalf of another:
- (A) Preparing any legal document, including any deeds, mortgages, assignments, discharges, leases, trust instruments or any other instruments intended to affect interests in real or personal property, will, codicils, instruments intended to affect the disposition of property of decedents' estates, other instruments intended to affect or secure legal rights, and contracts except routine agreements incidental to a regular course of business,
  - (B) Preparing or expressing legal opinions;
  - (C) Appearing or acting as an attorney in any tribunal;
- (D) Preparing any claims, demands or pleadings of any kind, or any written documents containing legal argument or interpretation of law, for filling in any court, administrate agency or other tribunal:
- (E) Providing advice or counsel as to how any of the activities described in subparagraph (A) through (D) might be done, or whether they were done, in accordance with
- (F) Furnishing an attorney or attorneys, or other persons, to render the services described in subparagraphs (a) through (e) above
- (7) "In the District of Columbia" means conduct in, or conduct from an office or location within, the District of Columbia.

  (4) "Hold out as authorized or competent to practice law in the District of Columbia, among the characterizations which give such an indication are "Esq." "lawyer," "attorney at law," "counselor at law," "counselor at law," "counselor at law," and "presentative," and "judge,"

  (5) "Committee" means the District of Columbia Court of Appeals Committee on Unauthorized Practice of Law, as constituted under this rule.
- (c) Exceptions. The following activity in the District of Columbia is excepted from the prohibitions of section (a) of this Rule, provided the person is not otherwise engaged in the practice of law or holding out as authorized or competent to practice law in the District of Columbia.
  - (1) United States Government Employee
  - (2) United States Government Practitioner
  - (3) Practice Before a Court of the United States
  - (4) District of Columbia Employee
- (5) District of Columbia Practitioner (before a department or agency of the District of Columbia government)
- (6) Internal Counsel
- (7) Pro Hac Vice In the Courts of the District of Columbia
- (6) Limited Duration Supervision By D C Bar Member
- (9) Pro Bono Legal Services